

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

REC Software USA, Inc.,

CASE NO. 2:14-cv-1050-MJP

Plaintiff,

ORDER TO SHOW CAUSE WHY
CASES SHOULD NOT BE
CONSOLIDATED

v.

Huawei Device USA Inc. et al.,

Defendant.

The Court has pending before it 10 cases with the same Plaintiff, REC Software USA, INC. (“REC Software cases”). The cases include:

2:14-cv-1025-MJP
2:14-cv-1047-MJP
2:14-cv-1048-MJP
2:14-cv-1050-MJP
2:14-cv-1051-MJP
2:14-cv-1053-MJP
2:14-cv-1056-MJP
2:14-cv-1059-MJP
2:14-cv-1060-MJP
2:14-cv-1062-MJP

1 Each case is brought against a different defendant. Each case asserts is an “action for
2 infringement of U.S. Patent No. 5, 854,936 (the ‘936 Patent’). Each complaint appears largely
3 the same as the next. This Court Orders the Parties to show cause as to why these cases should
4 not be consolidated in the interest of judicial economy. The Parties must respond within 10 days
5 of the date of this Order.

6 The clerk is ordered to provide copies of this order to all counsel.

7 Dated this 7th day of August, 2014.

Wesley Belman

Marsha J. Pechman
United States District Judge